### **CHAPTER 406**

#### **STORAGE**

# A. SIT

1. General. The TO may use SIT when it is necessary to meet the member's/employee's requirements. Although SIT normally is used at destination when a shipment arrives before the member/employee has established a delivery address, it also may be used at origin or at an intermediate point when considered by the TO to be in the best interest of the member/employee and the government. The carrier should use the carrier's DOD approved agent facility located nearest the destination city or installation shown in Block 18 of the PPGBL/BL. SIT and related charges are based on the carrier's agent's nearest available DOD-approved facility. The nearest available carrier's agent DOD-approved storage facility is defined as follows: The DODapproved carrier agent's facility that has space for the shipment and is accepting DOD traffic from the carrier. If the agent refuses to accept a shipment, i.e., because of the carrier's refusal to provide a waiver and/or due to the carrier's poor payment history, the agent's facility will be considered "available" for the purpose of determining charges irrespective of which destination warehouse the carrier uses. Waivers are not allowed to be issued by a carrier to an agent/entity with which the carrier has no contractual agreement so the agent can bill directly for SIT, unless the carrier gives up his right to the PPGBL/BL entirely to that agent/entity. NTS at origin may not be converted to SIT at origin unless a PPGBL/BL is issued, an inventory is prepared, and a carrier takes physical possession of the property.

### 2. SIT Period.

- a. SIT for DOD civilian employees may not exceed 90 days, unless additional storage is authorized, Request for Extension of Storage in Transit (SIT), Figure 406-1, IAW the JTR, Paragraph C8605-B, Justification.
- b. SIT for military members may not exceed 90 days unless additional storage is authorized, Figure 406-1, IAW the JFTR, Paragraph U5375-B.2 and B.3, <u>Time Limits</u>.
- c. When SIT is extended beyond the first 90 days, the TO will notify the carrier of the extension and the projected termination date. A copy of DD Form 1857, Temporary Commercial Storage at Government Expense, Figure 406-2 or Figure 406-1, will be provided to the carrier for each extended 90-day period. When a shipment remains in storage beyond SIT period authorized by the TO, the carrier liability will terminate at midnight of the last day the carrier or warehouseman receives written notice from the TO that the entitlement has ended. The PPGBL/BL character of the shipment will cease and the warehouse will become the final destination of the shipment. At this time, the warehouseman will become the agent for the property owner and the shipment becomes subject to the rules, regulations, charges, and liability of the warehouseman. Members/employees will be notified in writing by the TO of the expiration of authorized SIT and conversion to their expense. Notification will advise member/employee of the requirement to procure private insurance. At the member/employee expense, it is recommended that the member/employee and warehouseman conduct a joint inspection of the shipment and complete DD Form 1840 (Figure 401-4). The member/employee must be advised that costs for the joint inspection are a member/employee expense. A claim against the government may be denied unless the member/employee has evidence that the loss or damages occurred while the shipment was stored under the

- PPGBL/BL. Depending on the member's/employee's pay status the TO has the option to maintain the PPGBL/BL character of the shipment in SIT and recoup the excess storage cost from the member/employee upon delivery. In either case the member/employee is entitled to delivery at government expense. Payment for delivery services at government expense, after the PPGBL/BL has terminated will be made by the TO under local invoicing or purchasing procedures. See Chapter 405, Paragraph F.3 for delivery payment procedures when SIT has expired and shipment has been terminated at SIT facility.
- 3. Prevention of Unnecessary SIT. The TO will make every effort to prevent unnecessary use of SIT. The destination TO will establish a file (either electronic or hard copy) for inbound personnel.
- 4. Procedures at Destination. When the carrier notifies the destination TO of a shipment arrival, the TO will attempt to contact the member/employee or the member's/employee's agent at the designated POC. If the member/employee has not reported to the destination TO or the TO is unable to contact the member/employee or the member's/employee's agent, the TO will instruct the carrier to place the shipment in SIT. In these cases, the TO will not direct the carrier to attempt delivery at the member's/employee's residence. Disposition instructions will be provided to the carrier prior to the expiration of free waiting time for domestic shipments (Domestic Personal Property Rate Solicitation), and within the specified time period for international shipments (International Personal Property Rate Solicitation).
- 5. Record of Authorized SIT. The TO will maintain a separate control log (either electronically or hard copy) for recording all SIT authorizations. The log will contain, as a minimum, the following information: SIT control number, member's/employee's name, code of service, storage location, and the dates ordered into and out of SIT. A copy of DD Form 619-1 (Figure 401-3) authorizing the SIT will be retained.
- 6. SIT for Split Shipments. If a shipment arrives at destination as a split shipment and the member/employee is unavailable to receive any portion, SIT may be authorized separately on each portion. The TO will issue a separate SIT control number for each portion of the split shipment. The carrier is required to obtain a separate weight ticket and a separate SIT control number for each portion of the split shipment. The cost of weighing each portion is borne by the carrier. The government will not pay the minimum weight as applicable to storage.
- 7. SIT Control Number. Upon ordering a shipment into SIT, the TO will furnish the carrier a SIT control number. The seven-digit SIT control number is constructed as follows:
  - a. The first position is the last digit of the year in which the shipment enters SIT, e.g., if the shipment is placed in SIT during calendar year 2003, the first digit will be 3.
  - b. The second, third, and fourth positions are the calendar day the shipment enters SIT, e.g., if the shipment is placed in SIT on November 9 (calendar day 313) the second, third, and fourth digits will be 313.
  - c. The last three digits will indicate the numerical sequence of the shipments entering SIT for that day; e.g., if the shipment is the eleventh shipment placed in SIT on that day, the last three digits will be 011.
  - d. As described above, the SIT control number for the eleventh shipment placed in SIT on November 9, 2003, is 3313011.

# 8. Delivery Out of SIT.

- a. When ready to accept the shipment, the member/employee will contact the destination TO and request delivery to the destination residence.
- b. The carrier will prepare a DD Form 619-1 for billing purposes. The DD Form 619-1 will include all accessorial services incidental to the delivery of the shipment. The carrier will return the completed DD Form 619-1 to the destination TO. The destination TO verifies and signs the form, keeping one copy in the permanent shipment file. If loss or damage is discovered in a shipment delivered from SIT, the carrier, member/employee or member's/employee's agent will record the loss/damage on DD Form 1840 (Figure 401-4). The member/employee or the member's/employee's agent will record later discovered loss/damage on the DD Form 1840R (Figure 401-5).
- c. When the destination changes after a shipment has been placed in storage, and the new destination falls outside the TO's AOR, the destination TO will order long deliveries out of SIT by preparing a "Certificate for Delivery from Storage In-Transit (SIT)" (Figure 405-3).
- d. Partial withdrawals will consist only of complete cartons or item numbers on the inventory. Request for partial withdrawals will be made at the time of counseling and indicated to the carrier or carrier's agent at the time of packing. The inventory item number will be furnished by the member/employee to the TO, who will, in turn, order the service. Certification of the DD Form 619-1 by the destination TO is required. The member/employee, member's/employee's agent, or TO representative has the right to be present at the carrier's facility during the sorting of the property. The carrier will deliver the property; however, the member/employee has the option of picking up the property from the warehouse. The carrier is responsible for obtaining the weight of the portion withdrawn.
- e. The delivery charge for a shipment placed into SIT in two portions and delivered from SIT in one lot will be based on the delivery rate for the combined weight.

### **B. RESPONSIBILITIES FOR NTS**

- 1. HQ MTMC/MTPP-PP is responsible for the administration of the NTS program, through designated contracting officers at the RSMO. The RSMOs will:
  - a. Conduct preaward surveys to ensure that NTS contracts are awarded only to qualified contractors. The qualifications of contractors will be determined IAW the preaward survey guide lines and guidelines contained in the FAR.
  - b. Execute, distribute, and administer the Basic Ordering Agreement (BOA) and DD Form 1162-1, Schedule of Services and Rates for Household Goods, Figure 406-3, IAW this regulation and the FAR.
  - c. Monitor the weight stored in each approved warehouse, its subdivisions, or fire divisions.
  - d. Perform contract administration of DD Form 1164, <u>Service Order for Personal Property</u>, Figure 406-4, that have been placed against BOAs by ordering officers of using activities.
  - e. Provide each contractor, in writing, the names and locations of using activities and the names of persons authorized to issue DD Form 1164 under each BOA.

- f. Notify all recipients of the BOA when it is modified or terminated.
- g. Perform inspections of storage facilities to ensure that all services are provided IAW the provisions of the BOA.
- h. Investigate incidents on the operation of the NTS program IAW this regulation.
- i. Conduct SAVs during each inspection cycle at each ordering installation in their AOR. The purpose of such visits will be to exchange information concerning the adequacy of service provided by each local contractor and to identify potential service problems. Provide the ordering officer a copy of the SAV if it identifies potential service problems.

# 2. Ordering officers will:

- a. Acquire all required services for the storage of HHG in both government and commercial facilities.
- b. Cite the funds for payment of the services ordered and process invoices for payment.
- c. Maintain all documents relating to each storage lot.
- d. Provide copies of SIT storage inspections conducted independently to the RSMO contracting officer when inspections reveal discrepancies at a facility approved for storage.
- e. Serve as the POC for the member/employee on all matters concerning the storage of HHG.
- f. Immediately notify the RSMO when the contractor is unable to locate a lot in storage.
- g. Recoup excess costs from the member/employee, IAW Service/Agency guidelines or regulations, when the weight in storage is in excess of the JFTR/JTR allowance.
- h. Terminate all NTS at government expense for storage beyond the authorized storage period and advise the contractor to bill the member/employee for future storage costs. The TO, through the Service/Agency HQs, may continue to pay for the NTS until delivery of property. In this instance, the member/employee will reimburse the government for the cost of storage beyond their entitlement.
- i. Authorize continued storage at government expense when travel and transportation entitlements of retired members have been extended. The member subsequently will reimburse the government for storage costs.
- 3. RSMO/Installation Commander. RSMOs/Installation Commanders are responsible for periodically inspecting all government-owned storage facilities under their jurisdiction used for the storage of DOD-sponsored personal property shipments. Such inspections will be performed under direction of Service/Agency HQs and will be recorded on DD Form 1811, Pre-Award Survey of Contractor's/Carrier's Facilities and Equipment, Figure 406-5, and DD Form 1812 (Figure 402-3). Before approval by the installation commander, TO personnel will conduct an inspection of the government-owned facilities.

# C. NTS PROCEDURES - ORDERING OFFICERS

- 1. General. The available low-cost, qualified storage facility will be used for NTS, regardless of its location. When an ordering officer has BOAs available that offer facilities outside the installation's AOR, awards will not be limited to facilities within the AOR. Use Table 406-1, <a href="Storage Facility Rates">Storage Facility Rates</a>, to make a cost comparison when determining whether to use commercial or government facilities.
- 2. Determining the Low-Cost Contractor. The ordering officer will use Items I, II, III, IV, V, and VI of the DD Form 1162-1 to determine the low-cost contractor. Item II will be used only when upright wardrobe services are required. Item V, storage costs, will be projected over the estimated storage period for each lot.
- 3. Attempted Pickup or Delivery. If the member/employee or member's/employee's agent is not available at the residence when the contractor attempts to pickup or deliver on the date specified on DD Form 1164, the contractor will be paid the drayage rate per DD Form 1162-1 on a 500 lbs minimum (weight) shipment for attempted pickups and the actual shipment weight for attempted deliveries.
- 4. Acquisition of Commercial Storage Services. Contractors will be contacted in the order of their BOA rates (from lowest to highest), even though they may be located outside the installation's AOR. The storage lot will be offered to the first contractor that can perform the services at the time they are required. A contractor will not be contacted if a written notice that services cannot be provided has been received from that contractor. When two or more contractors have equal rates, the ordering officer will offer lots to those contractors on a fair and equitable basis. When other than the low-cost contractor is used, the ordering officers' contract file will contain a list of the contractors refusing the lot with the reasons for refusal.
- 5. Member/Employee Preference for Contractor. A member's/employee's choice of contractor is prohibited unless the contractor-requested cost is the same or no more than the lowest offer. The rules governing the requirements of the BOA and FAR require that orders be issued to the lowest offer. The government has no authority to enter in to three-party contracts between itself, the NTS Contractor, and the member/employee.
- 6. Service Order for Personal Property.
  - a. Upon the contractor's acceptance of the offer of a lot, the ordering officer will request the contractor to provide a lot number and then prepare a DD Form 1164. A separate DD Form 1164 will be prepared for each HHG lot. Service orders will be executed only by ordering officers having specific authority to issue such orders. Orders for services will be furnished to the contractor before the date on which the services are to be performed. DD Form 1164 is self-explanatory except for the following items:
    - (1) Block 3.b, Federal Agency. Enter two-digit alpha code depicting the federal agency identity; e.g., DF--Department of Air Force, DA--Department of Army.
    - (2) Block 3.c, Appropriation Identity. Identifies code designation, assigned locally by each activity.
    - (3) Block 3.g, Lot Number. Enter lot number furnished by the contractor.

- (4) Block 3.i, Estimated Storage Period. Enter the estimated storage time, in months. This varies from case-to-case depending on entitlement circumstances and applies to new accounts being placed in storage.
- (5) Block 3.j, Pickup Date (YYYYMMDD). Enter the date on which the requested services are to begin. Date will be constructed as follows: day of the month, the two digits of the month, and the four digits of the year; e.g., for September 30, 2003 the code would be "20030930".
- (6) Block 4, New Accounts Services Ordered. Enter rates from the DD Form 1162-1 only for those services being authorized. Item VI, Handling-Out, which will be used in making cost comparisons, will not be included on the initial DD Form 1164. To facilitate subsequent ordering-out action, the rate for Handling-Out (Item VI) may be annotated on the copy retained in the storage file. When crating of HHG is required for safe transportation and storage, Block 6, Remarks Section, will be annotated to show approval granted by the ordering officer.
- (7) Block 6 (Remarks Section). When firearms are to be included in the storage lot, the statement, "This NTS Lot Contains Firearms," will be annotated on the DD Form 1164.

### b. Distribution of DD Form 1164.

- (1) A copy will be sent to the DFAS.
- (2) One copy will remain with the contractor.
- (3) One copy, indicating the actual weight and storage location, will be provided to the member/employee or the overseas Civilian Personnel Officer upon request or when the state of the storage changes, i.e., transfer agreement, termination of storage, or conversion to member's/employee's expense.
- (4) One copy indicating the actual weight and storage location must be provided to the responsible RSMO contracting officer within seven working days of the date on which the actual weight is received from the contractor.
- (5) One copy will be provided to the Uniformed Service/Agency Finance Office or Operating Location (OPLOC).

### c. Supplemental Service Orders.

- (1) Supplemental DD Forms 1164 will be issued to authorize services, such as renewal or removal of a lot in storage or annual renewal of the fiscal year fund citation for the following fiscal year, for those lots remaining in storage after September 30. Renewals may be authorized by written notice to the contractor, such as manifest-type listings.
- (2) When it is known prior to ordering services that part of a member's/employee's property will remain in storage while another part will be withdrawn within a short period of time, each part will be considered a separate lot and a separate DD Form 1164 will be issued for each lot. When a member/employee requests, and is entitled to, partial removal from a lot stored under a single DD Form 1164, a supplemental DD Form 1164 will be issued for handling-out services to permit removal of the desired goods from the

lot and for handling-in of that portion to be returned to storage. Partial removals will consist of only complete cartons or item numbers as listed on the inventory.

- 7. Warehouse Receipts. Each lot of HHG stored in a commercial facility will be covered by a separate, nonnegotiable warehouse receipt. The contractor will issue the warehouse receipt in the name of the member/employee IAW the terms of the BOA. The contractor will mail, or otherwise deliver, the original and one copy of the warehouse receipt to the ordering officer. When the inventory is used as part of the warehouse receipt, a copy of the inventory may be attached to the original warehouse receipt. The use of a combination inventory-warehouse receipt form is acceptable if the document contains all of the information required by laws and the BOA. When a combination inventory-warehouse receipt is used, the original copy will be furnished to the ordering officer and a legible copy retained by the contractor.
- 8. Storage Outside an Installation's AOR. When a lot is placed in storage outside an installation's AOR, the ordering officer placing the lot in storage will retain the storage account and all paperwork until a application for shipment is received.
- 9. Removal from NTS. Whenever a lot, or part of a lot, is to be removed from storage, the ordering officer will sign and return the original warehouse receipt to the contractor along with the DD Form 1164 specifying the services to be performed. A copy of the warehouse receipt will be retained for the ordering officer's files. Whenever part of a lot is removed from storage and part is to remain, the ordering officer will obtain a new or revised warehouse receipt from the contractor for that portion remaining in storage. The NTS contractor will be given a minimum of five work days notice prior to release of shipment.
- 10. Removal when Storage is Outside the Installation's AOR. When a lot is placed in storage outside an installation's AOR, the ordering officer placing the lot in storage will retain all the paperwork and the storage account until the member's/employee's application for shipment is received. The ordering officer will make arrangements with the contractor for release of the goods from storage. The member's/employee's application for shipment will be forwarded to the TO having responsibility for the area in which the goods are stored. The gaining TO will arrange for shipment of the goods and will coordinate with the ordering officer.
- 11. Local Delivery Reweigh Procedures. If a pattern of weight variance is detected in the weight of linehaul shipments moving out of a particular warehouse, the TO will initiate local reweigh procedures.
  - a. The ordering officer will negotiate a rate with the storage contractor not to exceed the current rate factors of the current Personal Property Rate Solicitation. When requesting a local reweigh, cost comparisons will be accomplished to ensure use of the lowest rate or price available.
  - b. Local delivery reweigh requests will be annotated on the DD Form 1164. It is recommended the TO or the TOs representative witness the reweigh to support any collection action involved for either party. A witnessed reweigh will aid the RSMO contracting officer in the event of disputes as well as in monitoring performance.
  - c. The ordering officer may request the contractor to use government scales for local reweigh when available and when the reweigh will not cause delay to the contractor. If the contractor is required to use government scales and excess mileage is involved, the government may be liable for an extra charge since the terms of the original agreement have been modified.

- d. One weight ticket is necessary when a lot is ordered out of NTS locally and when delivery is within the scope of the agreement. When there is a 200 lbs variance (higher or lower), an additional weight ticket is required. This provision will not apply if weight discrepancies are due to missing items from a shipment that were a part of the weight at original pickup.
- 12. Storage Difficulties. Before the normal shipping season, the ordering officer will notify the RSMO contracting officer of any actual or anticipated problems in obtaining commercial storage space. An information copy of such notice will be provided to HQ MTMC. Problems that cannot be resolved by the RSMO contracting officer will be forwarded for resolution to HQ MTMC.
- 13. Processing NTS for Personnel Assigned PCS Overseas and Notification of Member/Employee Pending Expiration of Entitlements and Conversion of Lots to Member's/Employee's Expense.
  - a. Upon receipt of an application for NTS, the TO will enter the estimated storage entitlement expiration date on the DD Form 1299, Block 13. This date will be determined by adding the tour length to the reporting month cited in the orders. (Exception: Flag officers have no set tour length; however, since 48 months is a common period for assignment, 48 months will be added to the month the property is placed in storage and entered in Block 13 of the DD Form 1299.)
  - b. Not later than 45 days before the first day of the month when the NTS entitlement is due to expire (as noted in Block 13 of the DD Form 1299), the TO will notify the member/employee by certified letter of the impending NTS entitlement expiration. A suspense date will be established for the return of information and a suspense file maintained.
  - c. The notification will include:
    - (1) Date storage entitlement will expire.
    - (2) Suspense date for return of information.
    - (3) Net weight of HHG in storage chargeable to member's/employee's JFTR/JTR weight allowance.
    - (4) Storage Company's name, address, service order number, and lot number.
    - (5) A statement that the member/employee is to reply by the suspense date whether continued storage is required. The new PCS order, personnel action, extension document, copy of separation order; or letter explaining the member's/employee's status will be provided. DOD civilian employees will provide correspondence from their Civilian Personnel Office containing the new fiscal year fund citation for continued storage. Also state, if the member/employee fails to return the letter to the TO advising of his or her status before the date NTS entitlement is due to expire, the government's responsibility for control and payment for NTS will be terminated and the lot converted to a commercial account in the member's/employee's name at his or her expense. He or she will then be responsible directly to the commercial contractor for storage costs.
  - d. If the certified letter notice is not returned with notations by the established suspense date, the TO will contact the military Service/Agency personnel locator office to make a final attempt to locate the member/employee. When all notification and locator efforts have failed, the TO will take necessary steps to convert the lot to the member's/employee's expense.

### D. LOSS AND DAMAGE IN NTS

- 1. General. This paragraph prescribes procedures to be followed by contracting and ordering officers when incidents of loss or damage of stored HHG occur.
- 2. Loss/Damage or Erroneous Shipments. If the contractor is unable to locate a lot or portion of a lot in storage, the TO and/or ordering officer will notify the contracting officer/RSMO who will ensure the contractor is taking action to locate any missing items and collect information for contract interpretation which might be needed in the event of claims processing.
- 3. Missing Items. When missing items subsequently are found to be in the possession of the contractor, the contractor will contact the owner to determine if the owner has been paid a claim for the lost items and if the member/employee would like to receive any or all of the found items. If the member/employee has been paid for the items by the government or by a contractor, the member/employee may elect to recover any or all of the items but will have to return the payment received for the items that are recovered. If the member/employee elects to take back an item, the contractor will forward the items to the member/employee by the mode of transportation selected by the ordering officer. The contractor will be responsible for any shipping charges in excess of the original cost had the delay not occurred. If the member/employee has received a claim payment of the item and does not elect to take back the item, the contractor may retain the item for salvage provided the contractor has paid the replacement cost of the item to the government or the member/employee. If the contractor has not paid for the item and the government has paid the member/employee has not yet received compensation from the government or carrier for the missing items, the contractor will forward the items to the member/employee.
- 4. Delivery of Wrong Items. If a contractor inadvertently ships or delivers wrong items, the contractor is liable for all excess costs associated with the return. The contractor will select the mode of transportation offering the least amount of delay. Compensation to the contractor will not be more than the original cost.
- 5. Lost or Stolen POF. If a POF is lost or stolen while under the control of the warehouse, the RSMO will determine whether the firearm was stored IAW the preaward survey guidelines and whether the loss was due to negligence of the warehouse. The failure of a contractor to report promptly a lost or stolen firearm will result in the issuance of a cure notice by the RSMO contracting officer.
- 6. Contracting Officer Procedures. Upon becoming aware of loss or damage to stored HHG due to fire, flood, or similar causes, the contracting officer, in coordination with the ordering officers, will:
  - a. Arrange immediately for a joint inspection of the damage. Notify the RSMO immediately. The RSMO will notify HQ MTMC who in turn will notify the Services.
  - b. Direct the contractor to unpack and dry the goods and prepare a detailed report of loss or damage to each lot, by article or package, as listed on the warehouse receipt or inventory form.
  - c. Monitor closely the contractor's performance to ensure that:
    - (1) The contractor's responsibility is discharged properly.

- (2) The property is protected from further loss or damage.
- (3) The contractor maintains detailed records of all services performed and materials used that are to be paid for by the government.
- (4) The contractor promptly dries, cleans, and repacks all of the items that are handled during the rework process.
- (5) The contractor's security measures will protect the goods from pilferage.
- d. Request that the ordering officer engages a third party if the contractor does not have the capability to provide the required services.
- e. Determine the contractor's liability under the terms of the BOA. All available means, including assistance from ordering officers, qualified organizations, and consultation with an attorney in the HQ MTMC legal office, will be used in determining liability. The contracting officer will prepare a report of each case IAW Chapter 410, Paragraph D.
- 7. Ordering Officer Procedures. Upon completion of the inspection of loss or damage, the ordering officer will:
  - a. Direct the contractor to perform services such as laundering, dry cleaning, and oiling finished surfaces, if such actions are required to prevent further damage to, or deterioration of, the affected goods. Reconditioning of property, such as recovering upholstered pieces and refinishing finished articles, may not be performed as part of the services to prevent further damage or deterioration.
  - b. Inform the contractor of the method to be used in determining the new weight of lots when items have been lost or destroyed. When the new weight has been determined, the ordering officer will issue a DD Form 1164.
  - c. Advise the member/employee in writing of any loss or damage to the member's/employee's goods.
  - d. Furnish the responsible RSMO contracting officer a copy of the report given to the member/employee.
  - e. Obtain the consent of the member/employee or the member's/employee's authorized agent before ordering the disposal of any damaged goods. Upon receipt of consent, the ordering officer will direct the contractor in the disposal of irreparably damaged goods.
- 8. Payment for Services. The unpacking, drying, and cleaning of damaged goods and preparation of the report of loss or damage will be performed by the contractor at no cost to the government. All other services performed, such as dry cleaning, laundering, repacking, and handling-in, when ordered by the ordering officer, will be paid for by the government at no cost to the contractor until ultimate liability for the loss or damage is determined. Payment for these services will be made from the appropriation cited for payment of the storage charges.

- 9. Payment for Repacking of Shipments Released from NTS.
  - a. Shipments packed for placement in NTS may not be repacked at government expense in preparation for linehaul movement without specific authorization from the origin TO. The origin TO will authorize repacking at government expense only when it is determined to be necessary to protect the shipment from damage in transit to the final destination.
  - b. The TO may not authorize repacking at government expense when there is evidence that deterioration of the original packing occurred while the shipment was in the possession of the storage contractor. Repacking to correct packing deterioration occurring during storage is the responsibility of the storage contractor and will be accomplished at no expense to the government. Conflicts in this area will be referred by the TO to the responsible RSMO contracting officer for resolution.
  - c. The linehaul carrier will not be liable for preexisting damage noted on the storage inventory or exceptions noted at the time of pickup. The carrier will be liable for concealed damage. To be released from liability, the burden of proof will be on the carrier to show that loss or damage resulted before receipt of property by the linehaul carrier.

#### INBOUND ARRIVAL/EXPIRATION NOTICE

SCOTT AFB 17 JUL 03

TRAFFIC MANAGEMENT OFFICE ATTN: LGRT-I

SCOTT AFB, IL 62225-5010

CAPT JOHN R. DOE 208-A TODD SCOTT AFB IL 62225

- 1. Reference your personal property shipment:
  - A. HOUSEHOLD GOODS
  - B. PICKED UP FROM NAS KEFLAVIK, ICELAND
  - C. GBL NUMBER JP-365780
  - D. CORD MOVING / STORAGE CO, BELL, at 618-288-5561
  - E. REFERENCE SIT NUMBER(S) 3198006
- 2. Your shipment arrived in this area on 17-JUL-03. Please contact this office at 618-256-0000 with disposition instructions at the earliest possible time.
- 3. This shipment has been placed into TEMPORARY STORAGE which has been an EXPIRATION DATE OF 14-OCT-03. This shipment will convert to your expense as of midnight on that date. If extension of storage is requested, please sign as indicated in the First Endorsement on the 2nd page of this letter. An approved/disapproved copy of this letter will be returned to you. If approved, please note the NEW DATE OF EXPIRATION.
- 4. Examples of legitimate reasons for extending storage entitlements are:
  - A. Serious illness of the member.
  - B. Serious illness of death of a dependent.
  - C. Impending assignment to government quarters.
  - $\ensuremath{\mathsf{D}}.$  Directed temporary duty after arrival at your Permanent duty station.
  - E. Nonavailability of available civilian housing.
  - F. Awaiting completion of residence under construction.
  - G. Other reasons (Act of God, etc.)

WILLIAM GAZDAGH GS-12 USAF TRAFFIC MANAGEMENT OFFICER

Figure 406-1. Request for Extension of Storage in Transit (SIT)

	REQUEST FOR EXTENSION OF STORAGE IN TRANSIT(SIT)						
*******	**************************************						
AUTHORITY:	Title 37, US Code 406; Title 5, US Code 5762; and EO 9397, November 1943 (SSN).						
PRINCIPLE PURPOSE:	To obtain certification from the member as to why temporary storage in addition to 90 days is required.						
ROUTINE USE:	The date obtained in this form is used by the installation transportation officer to determine whether or not the member is entitled to additional temporary storage after the initial 90 days.						
DISCLOSURE:	Voluntary, however, unless disclosed, member will not be authorized additional storage.						
**************************************	DATE: 62223-5010						
I request addition page of this notif	nal storage for reason(s) circled on the first fication.						
	Number(s):						
Temporary Address:							
**************************************	Member's Signature / Member's SSN ***********************************						
EXPIR Cover your recom perio loss gover	extension of storage has been approved and your NEW AATION DATE is Generally, Government Claims rage also expires that date. If you choose to keep property in storage beyond that date, at your expense, mend you obtain private insurance coverage during that od. In addition, any claim against the Government for or damage to personal property pursuant to authorized comment storage must be filled within two years from expiration date of authorized storage.						
CORD to ma insur entit	( ) Your extension of storage has been denied. Please contact CORD MOVING / STORAGE CO, BELL, at 618-288-5561 to make arrangement for payment of storage as well any insurance you might need on this shipment. You are still entitled to a final delivery and need to contact this office to make those arrangements.						
	WILLIAM GAZDAGH TRAFFIC MANAGEMENT OFFICER						
Copy For: File CORD MOVING / STOR	RAGE CO, BELLEVILLE						

Figure 406-1. Request for Extension of Storage in Transit (SIT) (Cont'd)

TEMPORARY CO	MMERCIAL STOF	RAGE AT GOVERNMENT EXPENSE						
PRIVACY ACT STATEMENT								
AUTHORITY: Title 37, US Code 406; Title 5, US Code 5726; and EO 9397, November 1943 (SSN).								
PRINCIPAL PURPOSE(S): To obtain certification from the member as to why temporary storage in addition to 90 days is required.								
ROUTINE USE(S): The data obtained on this form is used by the installation transportation officer to determine whether or not the								
member is entitled to additional temporary storage after the initial 90 days.  DISCLOSURE: Voluntary, however, unless disclosed, member will not be authorized additional storage.								
SECTION I - AL	SECTION I - AUTHORIZATION FOR STORAGE AFTER THE FIRST 90 DAYS							
Reference Paragraph U5375-B2, JFTR								
When, because of conditions beyond the control of the member, household goods in temporary storage at Government expense cannot be withdrawn during the first 90 days, additional storage for not more than an additional 90 days may be authorized in advance or subsequently approved by the transportation officer or such other officer as the service may designate.								
		STATEMENT OF FACTS						
1. ADDITIONAL TEMPORARY STORAGE OF MY THESE CONDITIONS ARE (X all that apply)	HOUSEHOLD GOODS	IS NECESSARY, DUE TO CONDITIONS BEYOND MY CONTROL.						
a. SERIOUS ILLNESS OF THE MEMBER		e. NONAVAILABILITY OF SUITABLE CIVILIAN HOUSING						
b. SERIOUS ILLNESS OR DEATH OF A DEPENDI	ENT	f. AWAITING COMPLETION OF RESIDENCE UNDER CONSTRUCTION						
c. IMPENDING ASSIGNMENT TO GOVERNMENT	QUARTERS	g. OTHER REASON (Specify)						
d. DIRECTED TEMPORARY DUTY AFTER ARRIV PERMANENT DUTY STATION	AL AT							
2. MEMBER INFORMATION								
a. NAME (Last, First, Middle Initial)		b. RANK c. SOCIAL SECURITY NUMBER						
d. SIGNATURE	10.00	e. DATE SIGNED (YYYYMMDD)						
3. INSTALLATION NAME		- APPROVAL ATION ADDRESS (Include Zip Code) 5. DATE APPROVED						
3. HOTALEATON NAME	T. INGTALES	(YYYYMMDD)						
6. APPROVAL FOR AN ADDITIONAL 90 DAYS S CONDITIONS CITED ABOVE.	TORAGE IS GRANTE	D IN ACCORDANCE WITH PARAGRAPH U5375-B2, JFTR, DUE TO						
7. I CERTIFY THAT GOVERNMENT STORAGE FA STORAGE IS AUTHORIZED FOR A PERIOD N		VAILABLE AT THIS INSTALLATION AND THAT COMMERCIAL NYS.						
8. ALL STORAGE AUTHORIZATION WILL EXPIR	E ON (YYYYMMDD)							
expense, it is recommended that you obtain p	rivate insurance cover	ou choose to keep your property in storage beyond that date, at your rage during that period. In addition, any claim against the Government ernment storage must be filed within two years from the expiration date						
9a. APPLICABLE SPECIAL ORDER b. PARAGE	RAPH c. HEADQUAR	d. DATED (YYYYMMDD)						
e. ACCOUNTING CLASSIFICATION								
10. TRANSPORTATION OFFICER INFORMATION		And the second s						
a. NAME (Last, First, Middle Initial)	<del> </del>	b. RANK						
c. TITLE	c. TITLE d. SIGNATURE							
DD FORM 1857, SEP 1998	PREVIOUS	EDITION IS OBSOLETE.						

Figure 406-2. DD Form 1857, Temporary Commercial Storage at Government Expense

	SCHEDULE O	F SERVICES AND R	ATES FOR HOUSE	HOLD G	DODS			
Rates listed in this sche and services necessary performed under this so service orders are subje	for the performing thedule should be	of the storage and re in accordance with re	elated services speci- quirements for servi	fied in this	schedu	le. All services to be		
1. BASIC ORDERING AGRE	CTIVE DA	ATE (YYYYMMDD)						
4. SERVICE PERFORMED								
a. TITLE		c. RATE						
(1) ITEM I PACKING	Packing and proteinventorying for st	jing and	\$					
	(a) Wardrobes: Up	oright wardrobes with m	inimum 18 inch bar. (C	ost each)		\$		
(2) ITEM II SPECIAL SERVICE	(b) Inventory of his (Cost per inven	gh value items as declare toried carton)	ed by the member or hi	s agent.		\$		
					ZONE	排除的14位:30k. 法形式制制		
					1	\$		
					2	\$		
(3) LTEM III		loading, weighing, dray		unloading	3	\$		
DRAYAGE	onto warehouse p	atform. (Rate per cwt.)			4	\$		
					5	\$		
					6	Ś		
(4) ITEM IV HANDLING IN	Handling in, labor and equipment required to place in storage from warehouse platform, wrapping for storate which is in addition to that required for drayage to contractor's warehouse and preservation of items for and during the storage period. (Rate per cwt.)							
(5) ITEM V STORAGE	Storage per Clause	Storage per Clause H-5, Basic Ordering Agreement (Rate per cwt. per month)						
(6) ITEM VI HANDLING OUT	1	Handling out, labor and equipment required to remove from storage and place onto warehouse platform. (Rate per cwt.)						
					ZONE			
					1	\$		
	Delivery, to includ	e loading at contractor's	2	\$				
(7) ITEM VII		ition, unloading, including	3	\$				
DELIVERY		ice with specifications (/	4	ś				
					5	\$		
					6	ś		
(8) ITEM VIII UNPACKING	e, ce all	\$						
5. SERVICE AREA. This a				ing area.				
6. GEOGRAPHIC DESCRIP	TION OF EACH ZON	IE SHOWN IN ITEMS III						
a. ZONE 1 b. ZONE 2								
c. ZONE 3			d. ZONE 4					
e. ZONE 5	f. ZONE 6							
CONTRACTOR CERTIFICATION STATEMENT    certify that   hold a valid operating permit/certificate for the zones on which I have submitted rates.								
a. TYPED NAME (Last, Fir.			b. SIGNATURE					
DD FORM 1162-1, SEP 1998 (EG) PREVIOUS EDITION IS OBSOLETE. Designed using Perform Pro, WHS/DIOR, Sep 38								

Figure 406-3. DD Form 1162-1, Schedule of Services and Rates for Household Goods

		·	SF	RVICE	ORE	DER FOR	R PERSO	NAL PE	ROPERTY				
1. TO (Contractor)					2. FROM (Ordering Office)								
a. NAME					a. NAME								
b. ADDRESS (Street, City, State, ZIP Code)					b. ADDRE	SS (Stree	t, City, State, Zi	IP Code	r)				
3. THIS SERVICE	ORDER IS	ISSUED	AND AN	ORDER	R IS HE	REBY PL	L ACED WITI	I YOU	ACCEPTING Y	OUR (	OFFER (OR	AL OR	WRITTEN) FOR
SERVICES ON	(enter dat	te)											UMBERED BASIC
ORDERING AG a. SCAC CODE							1 BACIC	DDEDIN	CACOCEMENT	ALLIBADE	n 1	- NO	DIFICATION
a. SCAC CODE	b. FEDERAL AGENCY c. APPROPRIATION IDENTITY			d. BASIC ORDERING AGREEMENT NUMBER					e. MODIFICATION NUMBER				
f. SERVICE ORDER	NUMBER			g. LO	T NUM	BER	h. LOCAT	ON OF P	ROPERTY (Stree	t, City,	State, ZIP	Code)	
(1) OLD				1									
(2) NEW				1									
i. ESTIMATED STORAGE PERIOI		K-UP DATE	(YYYYMN	(DD)	k.		EXPIRATIO (YYMMDD)				CTUAL)		
n. OWNER	L								1				
(1) NAME (Last, First	, Middle Ini	tial)					(2) PERMA	NENT AD	DRESS (Street,	City, S	tate, ZIP Co	de)	
(2) DAY CDADS		1,5	SSN				-						
(3) PAY GRADE  4. NEW ACCOUN	ITS - SERV						<u> </u>						
a. PACKING		AL SERVICE	s				c. DRAYA	GE-IN		d. HA	ANDLING-IN	T 6	. STORAGE
ITEM I		ROBE - ITE	(2		NSIVE/V - ITEM I	ALUABLE	ITEM II				EM IV		ITEM V
RATE	NO.	RATI		NO.		RATE	ZONE		RATE		RATE		RATE
\$		\$			\$			\$		\$		. !	\$
5. REMOVAL AC	TIONS												
d. SERVICES ORDER	(2) HAND	LING OUT	(3) DRAY	AGE-OL	UT		(4) UNPAC		(5) WEIGHT		(5) WEIGH	IT	(5) WEIGHT
ITEM IV	ITEM			EM VII			ITEM		REHANDL	ED	REMO	VED	REMAINING
RATE		ATE	ZONE	-		ATE	RA	TE					
\$ 6. REMARKS	\$			\$			\$				<u></u>		
7. SPECIAL INST	RUCTION	s											
a. MAIL INVOICES TO:													
b. STORAGE AUTHORITY:													
c. MAXIMUM WEIGHT CHARGEABLE TO GOVERNMENT  LBS. Weight in excess of such maximum will be charged to the owner.													
d. ESTIMATED COST OF THE SERVICES IS \$ . You are not to perform any service which will result in contract costs in excess of													
the above sum, unless authorized in writing by the ordering officer.  e. ACCOUNTING CLASSIFICATION:													
CERTIFICATION (To be completed by Ordering Office)     Commercial storage has been determined to be more economical than government storage.													
a. TYPED NAME (La					iore ec	onomical		SIGNATI					d. DATE SIGNED (YYYYMMDD)
DD FORM 116 Designed using Perform			G)		PREVIO	OUS EDITIO	ON IS OBSOL	ETE.	COPY DESI	GNATI		Origina 4	1 2 2 5 6 0

Figure 406-4. DD Form 1164, Service Order for Personal Property

NSTRUCTIONS: THIS SELF E		TED IN DUPLICATE FOR EACH WAREHOUSE OR SPEC	CIFIC AREA THEREOI						
IN WHICH HOUSEHOLD GOOD CONTRACTOR/CARRIER. NAME AND ADDRESS OF FIR		TO BE RETAINED BY THE RESPONSIBLE ACTIVITY, D							
ZIP code)	M (Include SCAC	CONSTRUCTION OF BUILDIN	10						
		ROOF							
NAME OF OPERATING EXECU	JTIVE	FLOOR(S) NUMBER O	F FLOORS						
PHONE (Include AREA CODE.)		BASEMENT	BASEMENT						
BUSINESS: ADDRESS OF STORAGE LOCA	HOME: ATION (Include ZIP CODE.)	GIVE NARRATIVE DESCRIPTION OF BUILDING (U	se reverse for diagrai						
		of storage area, if desired.)							
WAREHOUSE NUMBER	AREA (Floor, Fire Division, etc.)								
WAREHOUSE LICENSE NO.	OPERATING AUTHORITY								
OPEN FOR BUSINESS (Hours	and days of week.)								
	ND DELIVERY EQUIPMENT	TOTAL STORAGE SPACE (Square feet.)							
NUMBER OF TRUCKS	TYPE OF TRUCKS	TOTAL STORAGE SPACE (Square reet.)							
		OWNERSHIP OF BUILDING							
		OWNED LEASED (If leased c							
	DE DESTECTION	LEASE EXPIRES PHONE NAME AND ADDRESS OF OWNER (Include ZIP C	2051						
FIRE CONTENTS RATE (Base)	RE PROTECTION d upon 80 percent co-insurance per \$100		<i>30</i> L.,						
per year.) DOD FIRE CLASSIFICATION (	CODE WEIGHT LIMITATIONS (LBS.)	(CHECK "YES" OR "NO" AS APPRO	PRIATE) YES						
NUMBER OF MILES TO NEAF		MINORITY BUSINESS ENTERPRISE							
TILT THE CO.	OF FEET FROM BUILDING: OF PRESSURE:	SMALL BUSINESS CONCERN FIRE EXTINGUISHERS							
HYDRANT ADE	QUATE INADEQUATE	IS THERE A SUFFICIENT NUMBER?							
DESCRIBE FIRE PROTECTION	ISYSTEM	ARE THEY THE PROPER TYPE?  ARE THEY REGULARLY INSPECTED AND MAINT.	AINED?						
FREQUENCY OF TEST/INSPE		FIRE FIGHTING PLAN							
MAINTENANCE CONTRACT	WITH	IS A FIRE FIGHTING PLAN POSTED?  ARE ALL EMPLOYEES FAMILIAR WITH THE PLAN	N?						
		CLIMATE PROTECTION							
		IS BUILDING PROTECTED FROM EXTREME COLD?  IS BUILDING PROTECTED FROM EXTREME HEAT?							
		IS BUILDING PROTECTED FROM EXTREME HUM							
TYPE AVAILABLE	SCALES DISTANCE FROM BUILDING	IS VENTILATION ADEQUATE?  ARE UTILITIES AND OTHER SYSTEMS SERVICED							
	(MILES)	AT LEAST ANNUALLY?							
CERTIFIED YE	S NO CAPACITY	MATERIAL HANDLING EQUIPI IS THE EQUIPMENT PROPERLY MAINTAINED?	MENT T						
	THODS (Give brief description)	SMOKING							
RUGS		ARE "NO SMOKING" SIGNS POSTED?  IS "NO SMOKING" POLICY ENFORCED?							
UPHOLSTERED FURNITURE		IS "NO SMOKING" POLICY ENFORCED?  HOUSEKEEPING							
PIANOS		FREE FROM HAZARDOUS MATERIALS?	IS BUILDING AND OUTSIDE AREA NEATLY KEPT AND						
FIREARMS SECURITY		LEAST 50 FEET AWAY FROM FACILITY?							
OTHER PROPERTY		SECURITY  IS BUILDING EQUIPPED WITH BURGLAR ALARM IS A WATCHMAN ON DUTY?	?						
HAZARDOUS OPERATIONS which may be hazardous to s	(Describe operations in or near building	DO POLICE PATROL THE AREA?	TEGTER						
on may be nazarabus to s	noise property.	ARE DOORS AND WINDOWS ADEQUATELY PRO IS SEPARATION FROM JOINT OPERATION OCCU	JPANT,						
	AS FOR RODENT AND/OR INSECT	IF ANY, ADEQUATE? (See "Hazardous Operation FLOODING	* below.)						
	d the above described facility and find tha , the information herein is true and correc		DATE (Yr/Mo/Day,						
	and policies of this warehouse are, to the	SIGNATURE (Warehouseman)	DATE (Yr/Mo/Day,						
I certify that I have reviewed  REJECT the facility for s	this survey and APPROVE,	SIGNATURE (Contracting Officer/Trans. Officer)	DATE (Yr/Mo/Day,						

Figure 406-5. DD Form 1811, Pre -Award Survey of Contractor's/Carrier's Facilities and Equipment

**Table 406-1. Storage Facility Rates** 

Table 400 1. Storage Lacinty Rates									
Service	Government Storage	Commercial Storage (Basic Ordering Agreement)							
Packing and protection required by and incident to drayage, marking, tagging and inventorying for storage (includes flat wardrobes) (rate per cwt.). Wardrobes: Upright wardrobes with minimum 18 inch bar. (cost each). Inventory of high value items. (Cost per inventoried carton)	Per local packing and crating contract.	Item I and II Schedule of Packing and Special Services.							
Pickup at location, loading, weighing, drayage to warehouse and unloading onto warehouse platform. (Rate per cwt.)	Local contract and/or prevailing local commercial drayage rates. (If linehaul is involved, drayage may not apply and Military Rate Tender (MRT) or tariff rates apply.)	Item III Drayage.							
Handling in, labor and equipment required to place in storage from warehouse platform, wrapping for storage which is in addition to that required for drayage to Contractor's warehouse and preservation of items for and during the storage period. (Rate per cwt.)	Costs	Item IV Handling In.							
Storage per Clause H-4, Basic Ordering Agreement (Rate per cwt. per month)	Space rate factor.	Item V Storage.							
Handling out, labor and equipment required to remove from storage and place onto warehouse platform. (Rate per cwt.)	Costs.	Item VI Handling Out.							